

# THE VIRGINIA ARGUS.

[Vol. XII.]

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[No. 1155.]

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**Advertisements, not exceeding a square in length, are inserted in this paper for seven days at the rate of three cents per line; for three weeks (6 times) at the rate of five cents per line; and for every additional insertion three cents per line. Long ones in the same proportion—unless a special contract be made by the year.**

## Westham Iron Foundry.

NEAR RICHMOND.

THE subscriber takes the liberty of informing the public that he has taken a lease and is at present working the above foundry; and having provided the best artists in that line from New York and George Town, together with pig iron of the first quality:

Proposes to cast:—Mill gudgeons and links of every description; also, cast iron wheels for the machinery of mills; Rumford, registered and plain grates; grate front and bottoms, for Rumfordizing fire-places; large and small stoves; cabousses and cabin stoves; Franklin stoves for wood or coal; kitchen grates, with crane and range complete; coach warmers; plain stoves and maul'd plates; cast railing of every pattern; plow shares and plow boards; cast wagon, coach, phaeton and chair boxes; scale weights from 1 to 60 lb.; sash and clock weights; patent saw irons for smiths, on a very approved plan; backs, jams and back lays; nail-cutting machines with screws complete; wheel-barrow bowlers; garden ditto; cast iron anvils; fire dogs and hand irons of every description—together with any other article in the casting line, to a given pattern, at the shortest notice, by application at the furnace, or to

JAMES DUNLAP, in Richmond, 24th March, 1864. w3m  
P. S. Old Iron purchased by application as a above

## Valuable Land for Sale.

THE subscriber offers for sale 242 acres of LAND, lying on Roanoke river, in the county of Mecklenburg and generally known by the name of the Occaneechee.

The uncommon fertility of this tract of land, and its advantageous situation, by which it is convenient to the improving navigation of the river, together with the liberal credit on which it is to be sold, make it a very important object to those who are inclined to purchase lands. The quantity of low grounds in the Occaneechee island, which is separated from the main land by a small and narrow stream, is 264 acres, and on the main land adjoining about 150 acres, all of which is of excellent quality. By far the greater part of the remainder of the tract is very rich, being well adapted to the cultivation of tobacco, corn, wheat, &c. A large proportion is in woods and heavily timbered. The whole tract is at present divided into three tenements, leased to several tenants, whose leases will expire three years from the first day of January next. The tenements are in a tolerably good state of improvement, and the rent amounts to \$114 per annum. The subscriber will sell the whole together, or either of those tenements separately, as may best suit the purchasers.

The terms of sale are, one sixth part of the money to be paid on the first day of January next, and the balance in five equal annual payments, bonds and good security being given, and the punctuality of payment ensured by deeds of trust on the land. On Occaneechee Island, and at the end of Baker's Island, opposite to it, are 2 fisheries, belonging to the subscriber, and to be sold with the land, which have been accounted the best on the river, and with the labour of a few hands, a short time, might now be made valuable. A further description of this land, and its improvements, is supposed to be unnecessary, as persons desirous of purchasing will naturally choose to view it, and judge for themselves. If the whole tract, or any of the tenements, should not be disposed of by private contract, before the 17th day of September next, it will be sold on that day, (being the 3d Monday in the month,) if fair, if not, on the next fair day, at the store of Wm. Birchett & Co. adjacent to the premises, at public sale, to the highest bidder, on the terms above mentioned. An accurate plot of the land will be shown, and unquestionable titles made to the purchasers by

Wm. MURFORD, w3m  
Richmond, Mecklenburg Co. April 11, 1864.

## At a Quarterly Court held for Prince Edward county, March 19th, 1864.

Joshua Hurt, Judith Cason and Fuqua Beasley, administrators and administrators of Benjamin Hurt, deceased, plaintiffs.  
Against  
Zachariah Arnold and Obadiah Hurt, defendants.

THE defendant Zachariah Arnold not having entered his appearance and given security according to an act of the general assembly and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this state: On the motion of the plaintiffs by their attorney, *It is ordered*, that the said defendant Zachariah Arnold do appear here on the first day of May court next and answer the plaintiffs' bill; and that a copy of this order be forthwith inserted in some one of the public newspapers printed in the city of Richmond for two months successively, and also posted at the front door of the courthouse of this county.

A Copy,  
Teste,  
BENJAMIN WATKINS, D. C.

## VIRGINIA:

COMMITTED to the jail of Lee county on the 10th day of January last, a runaway negro man about five feet seven inches high, supposed to be between forty and fifty years of age, calls himself SAM, thin visage, rather spare made, had on when brought to jail a low crowned hat, a broad cloth coat a good deal worn, a thickest waistcoat and an old pair of cotton breeches; says he belongs to James Caldwell of the county of Guilford, state of North Carolina. The owner is desired to come and prove his property, pay charges and take him away.

CHARLES NOE, D. S.  
For P. Fulkerson, S. L. C.  
March 26, 1864. w3m

## ARCHDUKE,

LATELY imported from London, was got by Sir Peter Teazle, (the first Stallion now in England) his dam Horatia by Old Reliance, (undoubtedly the first Stallion of his day) his grand Countess by Blank, a famous one of the Dolphin Arabian, with many other excellent crosses. A horse of better blood than Archduke was never raised: He is full brother to Mr. Teazle and Stanford, both in high repute, and are the whole flock. Countess (his granddam) has bred some of the best horses that have appeared on the British turf. She is the dam of Vizard, Cobfear, Achilles, Greybeard, Horatia and Delphin—all capital. This is well known to every gentleman acquainted with the Racing Calendar and General Stud Book of England. Archduke is a dark brown horse, full 16 hands high, has a deal of bone with great power, a good share of beauty, and in the prime of life. He made his appearance on the turf at three years old, and did not run after that year. He won a Sweepstake of 100 Guineas each, beating several good horses, also the Derby Stakes, beating Lord Egremont's Gifflert, Sir F. Hamilton's brother to Spread Eagle, Mr. Heathcote's Vivaldi, Mr. Cookson's Expectation, the Duke of Grafton's Vandal, Lord Oxford's Dart, (now his Lordship's) Lord Grosvenor's colt by Portia, out of Snippon's filly, and several other very fine colts. The Derby Stakes are considered the first in England, and gives the winner great credit. He fell lame shortly after and was fired, run two races more with very good horses, and altho' he was beaten, he came in well. The above is the whole of his racing.

Archduke will stand the ensuing season at the Bowling Green, at 7 Guineas (with a Dollar to the groom) for each mare; which may be discharged, any time before the first day of August next, by the payment of 5 Guineas. The season will commence on the first day of March next, and end the first of August following. A great abundance of good pasture, gratis—boys boarded at 20s per week, & corn furnished at the market price for mares that are to be fed, for which the money may be sent, or it will not be had. Great attention paid to the mares; but no responsibility for accidents or escapes. Notes for 7 guineas, to be discharged as above mentioned, must accompany the mares.

## ESCAPE,

IMPORTED from London, will also stand at the Bowling Green, at 3 Guineas (and half a Dollar) for each mare. He is a horse of fine size, with several excellent racing points, and as high bred a horse as need be wished for. He was got by Precipitate, a horse of great repute, out of a full sister to the famous Stallion Buzzard. Escape was a horse of good speed, for which see the Racing Calendar.

JOHN HOOMES,  
Bowling Green, February 22d, 1864. w3m  
P. S. Mares producing a certificate of their having won a purse or sweepstake of 200 dollars, value, 4 mile heats, or bred the winner of one shall be covered gratis.

## The beautiful high-blooded horse,

## PRECIPITATE,

FULL fifteen hands and a half high, a fine sorrel, handsomely marked, of high bone, and great muscular strength and powers, evidently denoting the true English running horse—will stand at my stables, at Sandy Point, in Charles City county, at six guineas the season, and a dollar to the groom; but the season may be discharged by the payment of twenty dollars, on or before the 10th day of October.

Extensive, rich and productive pastures, well enclosed, in various apartments, from which no mare can easily escape, as well on that account as from its physical situation. Servants found gratis; but no liability for involuntary escapes or accidents.

This celebrated horse, whose name is so truly applicable to his character, was bred by Lord Egremont, foaled in 1787, got by Mercury (son of Eclipse) dam by Herod, granddam by Matchem, out of Mr. Pratt's old Squirt mare. Is undoubtedly one of the best horses ever imported into this country, and is now thought by many gentlemen, who have travelled some distance to see him, superior; although he has so lately crossed the sea, that it cannot be expected he should have gained his pristine form and beauty.

He is truly such a horse as Virgil describes of a fine one—an eye large, black and full of fire, bold as the Lion, active as the Greyhound and in all his movements either he rushes forward like a thunderbolt, and hesitates at nothing.

In the first spring meeting 1790, at New Market, when three years old, he won the first class of the Prince's stakes, of 100 guineas each, beating thunderbolt, Chamicleer, and Sir Pepper, four having paid forfeit. In the same week, he won the Bolton stakes of 50 guineas each, beating Chambooe, Dragon, and Pallafox—seven paid forfeit. Second spring meeting, he won the third class of the Prince's stakes, of 100 guineas, beating Thunderbolt—seven paid forfeit: And in the same week, he received 100 guineas forfeit from Lord Grosvenor's Radamantus.

In 1792, he won 50l. at Guildfield, beating Doge, Thunderbolt, Seringapatam, and Stout. The next day 50l. at the same place, beating Cardock and Griffin. He also won the King's 100 guineas at Lewes, beating Skyscraper at three heats, the first being deemed a dead heat; after which he was so highly esteemed, that he became a stallion in his lordship's stud, at 12 guineas a mare.

This horse is the sire of Jonquil, Petworth, Matrana, Rosalba, Chesnut colt out of Bobtail, Chesnut colt out of Rosemary, Humble, Lazarus, Raginier, Apollo, Gulliver, Tag, Louisa, Tipstaff, and many others of great fame now in training.

I purchased him myself when in England last fall, at the sale of Richard Watt, dec. where a complete stud of his get were sold at Auction, at prices far beyond what was common, to wit, yearlings from 90 to 220l. sterling—a printed list of which I now have in my possession, to be seen any time.

For character and performances, see Racing Calendar from 1790 to 1792 inclusive, Sporting Dictionary, page 188, vol. 2, printed 1803—William Taplin, author.

WILLIAM LIGHTFOOT,  
March 19, 1864. w3m

## GUN SMITHS.

A few BARREL-WEIDERS, LOCK-FORGERS and MOUNTING-FORGERS, may meet with employment at the Virginia Manufactory of Arms at Richmond.

JOHN CLARKE, Sept. 2m  
May 15th, 1864.

PROPOSALS  
For carrying the Mails of the United States, on the following Post Roads, will be received at the General Post-Office, in Washington, until the 15th day of June next, inclusive.

IN VIRGINIA.

44. From Clarksburg by Buchanan Settlement

Leave Clarksburg every other Monday at 6 a. m. and arrive at Randolph c. h. by 6 p. m.

Leave Randolph c. h. every other Tuesday at 6 a. m. and arrive at Clarksburg by 6 p. m.

45. From Kenhawa c. h. by Point Pleasant, Gallipolis and the Salt Springs to Chillicothe once in two weeks.

Leave Kenhawa c. h. every other Friday at 6 a. m. and arrive at Chillicothe on Monday by 10 a. m.

Leave Chillicothe every other Monday by 2 p. m. and arrive at Kenhawa c. h. on Thursday by 6 p. m.

46. From Marietta, Ohio, to Wood c. h. once a week.

Leave Marietta every Tuesday at 6 a. m. and arrive at Wood c. h. by 6 p. m.

Leave Wood c. h. every Wednesday at 6 a. m. and arrive at Marietta by 6 p. m.

47. From Lancaster c. h. to Kilmarnock once a week.

Leave Lancaster c. h. every Monday at 6 a. m. and arrive at Kilmarnock by 11 a. m.

Leave Kilmarnock every Monday at 1 p. m. and arrive at Lancaster c. h. by 6 p. m.

48. From Prince Edward c. h. by Leaver's Store, Wheeler's Springs and Campbell c. h. to New London once in two weeks.

Leave Prince Edward c. h. every other Saturday at 6 a. m. and arrive at New London on Sunday by 6 p. m.

Leave New London every other Monday at 8 a. m. and arrive at Prince Edward on Tuesday by 6 p. m.

IN NORTH-CAROLINA.

49. From Danville, Va. to Lenox Castle, North Carolina, once a week.

Leave Danville every Monday at 6 a. m. and arrive at Lenox Castle by 6 p. m.

Leave Lenox Castle on Tuesday by 6 a. m. and arrive at Danville by 6 p. m.

The contracts for the routes numbered from 27 to 43 inclusive and from 55 to 69 inclusive, are to be in operation on the 1st day of October next, and continue in force for one year. The contracts for the routes numbered from 44 to 54 inclusive, are to be in operation on the 1st day of October next, and continue in force until the 31st day of March, 1865.

NOTES.

1. The Post-master General may expedite the mails and alter the times of arrival and departure at any time during the continuance of the contracts, he stipulating an adequate compensation for any extra expense that may be occasioned thereby.

2. Fifteen minutes shall be allowed for opening and closing the mails at all offices where no particular time is specified.

3. For every thirty minutes delay (unavoidable accidents excepted) in arriving after the time specified in any contract, the contractor shall forfeit one dollar; and if the delay continues until the departure of any depending mail whereby the mails defined for such depending mail lose a trip, an additional forfeiture of five dollars shall be incurred.

4. Newspapers as well as letters are to be sent in the mails; and if any person making proposals desires to carry newspapers, other than those conveyed in the mail, for his own emolument, he will place in his proposals for what sum he will carry with the emolument, and for what sum without that emolument.

5. Should any person making proposals desire an alteration of the times of arrival and departure above specified, he must state in his proposals the alteration desired, and the difference they will make in the terms of the contract.

6. Persons making proposals are desired to state their prices by the year. Those who contract will receive their pay quarterly, in the months of August, November, February and May, in one month after the expiration of each quarter.

7. No other than a free white person shall be employed to convey the mail.

8. Where the proposer intends to convey the mail in the body of a stage carriage, he is desired to state it in his proposals.

9. The Post-master General reserves to himself the right of declaring any contract at an end whenever three failures happen which amount to the loss of a trip each.

10. The contract for the above routes are to be in operation on the first day of October next, and are to continue in force for two years.

GIDEON GRANGER,  
Post-master General.

General Post-Office,  
Washington City, February 23, 1864. n3m

## Twenty Dollars Reward.

STRAYED from the subscriber the 18th April last, TWO MARES, one of them a dark bay with a little white in her forehead under her foretop, with a dark streak from her main to her tail, with a ring round the upper part of her right hind hoof, resembling a founder, no brand as I remember, about seven or eight years old.

The other a sorrel, about four feet nine or ten inches high, five years old this spring, with some saddle spots and some white hairs mixt all over her, very short neck and full eyes, no brand that I remember. They were seen at Mr. Moses Tredway, Jr. in Powhatan county; the bay mare was raised near Bedford courthouse, and I expect she will try to get there again. Whoever delivers the above mares to John Baker, Inspector at Manchester warehouse, or to me, shall receive the above reward.

ARMISTEAD BRUSE.

Chesterfield county, near Man } w3m  
chester, May 17, 1864.

## Life of Washington.

SUBSCRIPTIONS for this valuable work are received by Samuel Pleasants, Jr.

## To the Public.

THE subscriber deeply laments the necessity under which he is placed of vindicating his character from certain charges, which have been maliciously intended to blast his reputation as a man, and his credit as a merchant. He is aware that appeals of this sort are often regarded with indifference by the majority of the community; but he flatters himself that all those who may have imbibed a prejudice against him from the aspersions of his enemies, will suspend their final judgment until they have perused the following statement and evidence.

A suit is now depending in the High Court of Chancery between Zacharias Taliaferro and the subscriber. The nature and merits of the suit are not important on the present occasion; nor would it be proper to anticipate a judicial investigation. An affidavit was made before the commissioner to whom the accounts were referred, by a certain George P. King, (late private secretary to Henry Banks, Esq. who is attorney for the said Zacharias Taliaferro) which follows in these words:

The affidavit of George P. King, taken in the commissioner's office, this first day of March, 1864.—Said King having been duly sworn deposed and said, That he did, on the 29th day of February last, examine the inspectors' books of West Hill Ware-house in Petersburg, in presence of, and jointly with, Wood Tucker, Inspector at that Ware-house, and found no Tobacco entered on those books, answering to the description which now followeth, in any of the years 1796, 1797, 1798, or 1799:

No. 784, 1470 122 1348  
785, 1550 120 1430  
1313, 1600 120 1480  
1314, 1600 120 1480

—5738 in all.

He farther saith, that he examined the inspectors' books at West Brook Ware-house in Petersburg, on the 29th of February last, and found entered thereon as follows:

Re Reams No. 1213, 1576 152 1424.—inspected the 4th day of December 1798, and the Note delivered to Re Reams.

Elizabeth L. Wills, Nottoway, No. 278, 1670 158 1512, inspected the 4th day of January 1799, and the Note delivered to W. Wills.

And that the said books of the inspectors shew, that both of the these Hhds. were shipped by David Anderson on the 8th day of August 1799. He also saith, that in presence and jointly with the Inspector at the Ware-house called Robert Bolling's, in the town of Petersburg, he examined the inspectors' books at that Ware-house, and found entered on those books Tobacco of the following description—viz:

Wills Wills, Amherst, No. 357, 1591 160 1431.  
—Wills Wills, Amherst, No. 359, 1281 158 1123.—The Notes delivered William Wills—inspected on the 15th day of November 1798, and shipped by David Anderson on the 6th day of August 1799.

To this affidavit a certificate was annexed in the following words:

"I do hereby certify, That the Tobacco described below was not received at West Hill Ware-house in any of the years 1796, 1797, 1798, or 1799:

No. 784, 1470 122 1348  
785, 1550 120 1430  
1313, 1600 120 1480  
1314, 1600 120 1480

"Given under my hand this 29th day of Feb. 1864.

"WOOD TUCKER,  
Inspector at W H W House"

It was the evident object of this affidavit to establish two charges against the subscriber: either of which would affix an indelible stigma on his character. The first charge is, that the subscriber had given himself a credit on the books of the partnership for the four Hhds. of Tobacco mentioned in the first part of King's affidavit, when, in fact, no such Tobacco had been received at the Ware-house. The second charge is, that the subscriber had improperly credited himself with four other Hhds which were shipped by David Anderson.

In order to refute the first charge, the subscriber will only call the attention of the public to the following affidavit of Mr. Wood Tucker, who is an Inspector at West Hill Ware-house, in the town of Petersburg:

"The affidavit of Wood Tucker, who is now and was one of the inspectors of Tobacco at West Hill Ware-house in the town of Petersburg, in the years 1798 and 1799, taken at the tavern of Edward Powell, in the town of Petersburg, this 12th day of May 1864, who saith, 'That the following four Hhds of Tobacco were inspected at the said Ware-house at the dates annexed to the following list of said four Hhds. of Tobacco, viz:

Abraham Green, no. 784 1470 122 1348 } Nov 19,  
Do. 785 1550 120 1430 } 1798.  
Do. 1313 1600 120 1480 } Dec. 8,  
Do. 1314 1600 120 1480 } 1798.

He also saith that the notes of the same four hogheads of tobacco were delivered to Wills Wills, by order of the said Abraham Green.—He also saith that he has not the least recollection of having been applied to by Geo. P. King, or any other person, upon the subject of the above tobacco; and that he never gave any certificate of tobacco.

WOOD TUCKER.

Sworn to before me, the day and year first above written, at Petersburg.

GREGORY JOHNSON, Alderman.

It appears then, by the above affidavit in direct contradiction to what has been alleged by King, that said Tobacco was inspected at the warehouse. With respect to the certificate, which was annexed to King's affidavit and which is most explicitly and unequivocally disavowed by Mr. Tucker, the subscriber thinks himself justified in saying that it is a palpable forgery, intended to gratify the motive or promote the interests of his enemies. To whom this dishonorable act is to be ascribed, the subscriber does not undertake to say; but he leaves the public to make their own inferences from the foregoing statement.

The following affidavit of David Anderson will fully explain the second charge made against the subscriber.

The affidavit of David Anderson, of lawful age, taken at the tavern of Edward Powell in the town of Petersburg, this 12th day of May, 1861, who saith that on or about the 10th day of April, 1799, he received from Laurence H.

Wills, of Richmond, notes and an order for the nine following hogheads of tobacco, viz:

West Hill, No. 784 122 1348  
785 120 1430  
1313 120 1480  
1314 120 1480

Notes  
R. Bolling's 367 160 1431  
West Brook, 369 158 1123  
1213 158 1512  
1213 158 1414  
1336 143 1317

Order.

He farther saith that on or about the 7th day of August, 1799, he did ship the same nine hogheads of tobacco, to Johnson & Richardson, of Norfolk, by the direction of the said L. H. Wills, for and on his own account and benefit, who paid him £3 17 2 the shipping charges of the same.

DAVID ANDERSON  
Sworn to before me, the day and year first above written, at Petersburg.

GREGORY JOHNSON, Alderman.

It is true that the Tobacco was shipped by David Anderson, but it was shipped by him as agent for the subscriber. Although King does not absolutely assert that the Tobacco was David Anderson's, yet his affidavit could have been intended to produce no other impression; since, if Mr. Anderson acted only as agent, a shipment made by him was, in fact, a shipment made by the subscriber. Mr. Anderson's evidence, however places this subject beyond all dispute.

Upon these facts the subscriber commits himself to the candor of the public, trusting that he has removed every shade of suspicion which industrious malice may have thrown upon his character.

WILLIS WILLS.

If any person should doubt the authenticity of the affidavits of Messrs. Tucker and Anderson, they may be fully satisfied by applying to the accepting room of E. W. Rootes, Esq. where the originals are deposited. W. W.

## VIRGINIA:

At a Superior Court of Chancery, holden in Richmond, March the 13th, 1864.

Between  
William Harvey, plaintiff,  
And  
William Johns and Henry Clayton, defendants.

THE defendant William Johns not having entered his appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court, that he is not an inhabitant of this country: On the motion of the plaintiff by his counsel, *It is ordered*, that the said defendant do appear here on the first day of the next September term and answer the bill of the plaintiff; and that a copy of this order be forthwith inserted in some newspaper in the city of Richmond for two months successively, and posted at the front door of the capitol in the said city.

A copy—Teste,  
P. TINSLEY, c. c.

At a Court continued and held for Middlesex county, at the courthouse in Urbanna, on Tuesday the 27th day of March, 1864.

James Campbell, complainant.  
Against  
Charles Collier, John Quarles ex'r of John George, dec., and Esq. Faulkner adm'r debonison of Wm. Dillake, dec.

THE defendant Charles Collier not having entered his appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that he is not an inhabitant of this country: On the motion of the complainant by his counsel, *It is ordered*, that the said defendant do appear here on the fourth Monday in August next and answer the bill of the complainant; and that a copy of this order be forthwith inserted in some public newspaper published in the state for two months successively, and posted at the front door of the courthouse of this county: And it is further ordered, that the other defendants Quarles ex'r &c. and Faulkner, adm'r &c. do not pay away any money or effects in their hands, owing or belonging to said defendant Collier, until the further order of this court.

A Copy—Teste,  
JOHN CHEW, Junior, D. C. C.

## VIRGINIA:

At a Superior Court of Chancery, holden in Richmond, March the 12th, 1864.

Price and Sandage of the city of Richmond, plaintiffs.  
And  
Alexander S. Outlaw, junior and Alexander Outlaw, senior, defendants.

THE defendants not having entered their appearance and given security according to the act of assembly and the rules of this court, and it appearing to the satisfaction of the court that they are not inhabitants of this country: On the motion of the plaintiffs by their counsel, *It is ordered*, that the said defendants do appear here on the first day of the next September term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper in the city of Richmond for two months successively, and posted at the front door of the capitol in the said city.

A Copy,  
Teste,  
P. TINSLEY, c. c.

At a Court continued and held for Albemarle county, the seventh day of February, 1864.

Charles L. Lewis, plaintiff.  
Against  
Elizabeth Henderson and Charles Henderson, defendants.

On the motion of the plaintiff by his attorney, *It is ordered*, by the court, that the slaves of Elizabeth Henderson be attached, and the said slaves are to be kept by the sheriff until the defendant or his agent give bond and security in the penalty of two thousand dollars to be approved of by the sheriff with condition that the defendant Elizabeth Henderson perform and abide by the decree of this court, to be hereafter pronounced in this cause, and if the defendant or her agent fail to give such security, that the sheriff still detain said slaves, and make report to the next court in order for a further decree.

A copy—Teste,  
JOHN NICHOLAS, CL.